BILL NO. S-77-01- 33

5-116-C.

 SPECIAL ORDINANCE NO. S- 35-77

AN ORDINANCE approving a contract with Wayne Asphalt and Construction Co., Inc., for Resolution No. 5751-76.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the contract dated January 17, 1977,
between the City of Fort Wayne, by and through its Mayor and the
Board of Public Works and Wayne Asphalt and Construction Co., Inc.,
for:

Resolution No. 5751-76: Barr Street: from the north property line of Superior Street to a point 1,277 feet north thereof,

for a total cost of \$16,893.50, which will be paid from 1976 Revenue Sharing Appropriation for resurfacing, all as more particularly set forth in said contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein, made a part hereof and is hereby in all things ratified, confirmed and approved.

SECTION 2. This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Councilman

APPROVED AS TO FORM AND LEGALITY

Dengu	and du	ly adopted	notion by <u>N</u> , read the second	time by title	and referred
			e held after due		
			ayne, Indiana, on		
of					, the day
	25-77	976, at	Multh CITY CLE	P.M., E.S.T.	Sucons
Read the th	nird time in fi	ull and on	motion by	Mises	) <u> </u>
seconded by	Henry	υ,	and duly adopted	, placed on it	s passage.
PASSED (1031					
TOTAL VOTES		NAYS	ABSTAINED	ABSENT	TO-WIT:
BURNS				3	-
HINGA	V				
HUNTER	V				
MOSES	/				
NUCKOLS					
SCHMIDT, D.	V				-
SCHIMDT, V.	· U _			-	
STIER	.0				
TALARICO					
DATE: _ &	1-8-77	_1	CITY CLE	. ales	brune
Passed and	adopted by th	ne Common	Council of the Ci	ty of Fort Way	ne, Indiana,
as (ZONING MAP)	( GENERAL)	( ANNEXA	TION) ( SPECIAL)	( APPROPRIA	TION)
ORDINANCE ( RES	OLUTION) N	10. <u>8-3</u> 5	-77 on the 8 to	L day of	ld , 1978.
Shul	h.als	elie.	Joh	n Sucho	ls
CITY CLERI	X		PRESIDING	OFFICER	
Presented b	y me to the M	layor of th	e City of Fort Way	yne, Indiana,	on the 5-th
day of	brusy	, 1976/,	at the hour of///	o'clock	M.,E.S.T.
			CHY CLER		
Approved a	nd signed by	me this	10th day of	Februa	, 1978,
at the hour of			A.p.s		15
			MAYOR	Elimsk	ong
					V

Bill No. S-77-01-33 REPORT OF THE COMMITTEE ON PUBLIC WORKS We, your Committee on PUBLIC WORKS to whom was referred an Ordinance approving a contract with Wayne Asphalt and Construction Co., Inc., for Resolution No. 5751-76 have had said Ordinance under consideration and beg leave to report back to the Common Council that said Ordinance PASS. WINFIELD C. MOSES, JR. - CHAIRMAN DONALD J. SCHMIDT VIVIAN G. SCHMIDT PAUL M. BURNS SAMUEL TALARICO

ASP RESURFACING PROJECT FROM SUPERIOR ST. TO A POINT BID ANALYSIS SHEET OFFICE OF CITY ENGINEER FORT WAYNE INDIANA MATERIAL ASPHALT RES. NO. 575/ RIETH-RILEY CONST. BROOKS CONST. CONST. CO., INC. DAILEY ASP. HIPSKIND ASP. ESTIMATE! DEPONITS GO. INC CONTRACTORS TOTAL UNIT TOTAL TOTAL UNIT UNIT TOTAL LIMIT TOTAL BID STREETS - ALLEYS-SIDEWALKS BID BID BID MATERIAL 17.00 3.774.00 QUAN UNIT 14.90 3307, 80 17.50 3,885,00 18.50 4,107.00 15.25 3.385.50 15.00 3330.00 HOT ASP. #11 BINDER 18.50 10,841.00 14.25 8,350.50 15.00 8,790.00 14.90 8,731.40 14.70 8,614.20 222 TON 18.00 10,548.00 HOT ASP. #53 BINDER 586 HOT ASP TOP SURFACE 4,095. 90 (4.25 3,607.50 16.00 3,552.00 14.90 3307.80 18.45 4,095.90 20.00 4,440.00 800.00 800.00 JOINT AND CRACK SOALOR 550.00 550.00 250.00 250.00 500.00 800.00 800.00 700.00 700.00 TON 5,00 1,500.00 1.050.00 4.00 1,200.00 3,50 525.00 1.50 450.00 SQ.YO. PAVEMENT REMOVAL 5.00 1,500.00 1.75 300 5 EACH M.H. ADT. \$ SET TO GED 150.00 750.00 100.00 500.00 150.00 750.00 85.00 425.00 100.00 500.00 145.00 725.00 200.00 150.00 300.00 125.00 250.00 100.00 200,00 145.00 290.00 EACH C.B. ADT. # SET TO GOD 150.00 300.00 100.00 50.00 150.00 60.00 180.00 25.00 75,00 90.00 3 EACH WATER VALVE ADT + SET 65.00 /95.00 25.00 75.00 30.00 22,227. € 19,120.10 17.762.00 18 202.00 16.893,50 22.461.00 TOTAL

64-102-16

CITY PAID
SUBJECT TO COUNCILMANIC APPROVAL
PRELIMINARY MEETING
RATIFICATION

# CONTRACT

This Agreement, made and entered int	o this 17 day of January	., 19.7.7
by and between		
WAYNE ASPHALT AN	D CONSTRUCTION CO. INC	
hereinafter called "Contractor" and the City of after called "City," under and by virtue of an ac- entitled "An Act Concerning Municipal Corpor and supplementary acts thereto, WITNESSETH	t of the General Assembly of the State of ations," approved March 6, 1905, and all am-	Indiana,
prove_ Resolution No. 5751-76: Barr S	treet: from the north property line	of .
Superior Street to a point 1,277 feet	north thereof.	
	-	-
by grading and paving the roadway to a width of	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXX
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
upon a foundation and with curbing as fully set good and workmanlike manner and to the entire	satisfaction of said City, in accordance with I	to, in a mprove-
ment Resolution No. 5751-76	wingsphod per linear foot	
At the following prices:		
Hot Asphalt Concrete #11 Binder (as per job mix formula)	Fifteen dollars and twenty-five cents per ton	15.25
Hot Asphalt Concrete #53 Binder (as per job mix formula)	Fourteen dollars and twenty- five cents per ton	14.25
Hot Asphalt Concrete Top Surface ("A"-mix "Fine") (as per job mix formula)	Sixteen dollars and twenty- five cents per ton	16.25
Joint and Crack Sealer	Two Hundred and fifty dollars and no cents per ton	250.00
Pavement Removal	One dollar and seventy-five cents per square yard	1.75
Manhole Adjusted and Set to Grade	One hundred dollars and no cents per each	100.00
Catch Basin Adjusted and Set to Grade	One hundred dollars and no cents per each	100.00
Water Valve Adjusted and Set to Grade	Twenty-five dollars and no cents per each	25.00
Total.	Sixteen thousand eight hundred 16 and ninety-three dollars and fifty cents	,893.50

The Contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with Sections 5, 68, 69 of the Workmen's Compensation Act, approved March 14, 1929, in accordance with Section 14 of the Compensation Act (Acts 1929, page 545, being Section 9459 of Burns Annotated Statutes, Volume IV). (Section 40-1214 Burns Annotated 1952 Revision - Volume VIII).

A copy of General Ordinance No. G-60-66, concerning discriminating in employment under municipal contracts, is attached and incorporated herein by reference.

The Contractor hereby expressly agrees to perform all the work in the prosecution of the above described improvement according to the terms and conditions of Improvement Resolution No... the plans, profiles, specifications and the contractor's bid therefor on file in the office of the Department of Public Works of said City, which said resolution, profile, plans and specifications are made a part of this contract as fully and effectually as if copied herein at full length, (copies of which are attached hereto).

It is hereby agreed that no assignment of this contract shall be made without the written consent of the City; said Contractor hereby covenants and agrees that said improvement shall be finally and in all respects completed on or before. June 15, 19.77 and the Contractor agrees to pay and give to the City, as liquidated damages, the sum of \$25.00 for each and every day after said

date 19 until said work is finally completed and ready for acceptance by the City. It being also understood that in event of any conflict between this contract and the specifications, that the former shall be considered to contain the intention of the parties hereto.

It is further agreed by and between said parties, that the acceptance of the work provided for in this contract, or the payment therefor, for the whole or a part, shall not constitute a waiver on the part of the City of any of the provisions of the contract, nor shall it release said Contractor, or the sureties upon its bond for the faithful performance thereof, nor shall the acceptance be even prima facie evidence of the performance of any provisions of such contract except to the extent of entitling said Contractor to receive the price therefor. It is further understood that the failure of the City to exercise its right of inspection or rejection of material and work, or the exercise of such right shall not in any sense be considered an acceptance of any part of said work or material.

The Contractor further contracts and agrees that in the prosecution of said work all proper still and care will be exercised, that said party will properly and fully guard all excavations and dangerous places, and will use all due and proper precautions to preven tinjury to any property, person and persons, what or whomsoever. That for and during the period of the making of such improvement, and the period for which the same is to be maintained and kept in repair by the Contractor, the City shall be saved harmless from any and all liability whatsoever growing out of any injury or damage to property or persons because of any neglect or fault of the said Contractor, its agents or employees, in the execution of this contract or any matter connected therewith or related thereto and to pay any judgment with costs which may be obtained against said City, growing out of any such injury or damage.

To each of the conditions and stipulations in this contract, the undersigned bind themselves, their successors and assigns.

IN WITNESS WHEREOF, we the foregoing named parties hereunto set our hands this.....

day of \_\_\_\_\_\_, 19.\_\_\_\_

WAYNE ASPHALT AND CONSTRUCTION CO. INC

TTS: C. K. STEWART, PRES

Contractor, Party of the First Part.

City of Fort Wayne, By and Through:

Mari a Sarte

Its Board of Public Works and Mayor.

-- FORM AND LEGALDO

QAJY ATTORNEY

### GENERAL ORDINANCE NO. G-60-66

concerning discrimination in employment under municipal contracts and providing a penalty, as passed by the Common Council of the City of Fort Wayne, Indiana on May 10, 1966.

SECTION 1. Every contract for or on behalf of the City of Fort Wayne for the construction, alteration or repair of any public building or public work or the performance of any other work or service shall contain provisions by which the contractor agrees as follows:

- (a) In the hiring of employees for the performance of work under this contract or any subcontract hereunder, no contractor, subcontractor, nor any person acting on behalf of such contractor or subcontractor, shall discriminate because of race or color against any person who is qualified and available to perform the work to which the employment relates:
- (b) No contractor, subcontractor, nor any person on his behalf, shall in any manner discriminate against or intimidate any employee hired for the performance of work under this contract on account of race or color:
- (c) There may be deducted from the amount payable to the contractor by the City of Fort Wayne under this contract a penalty of ten dollars (\$10.00) for each person for each calendar day during which such person was discriminated against or intimidated in violation of the provisions of this contract; and
- (d) This contract may be cancelled or terminated by the City of Fort Wayne, and all money due or to become due hereunder may be forfeited for a second or any subsequent violations of the terms and conditions of this contract as to discrimination on account of race or color.

### IMPROVEMENT RESOLUTION

FOR STREETS NO. 5 75 A -1976

RESOLVED BY THE BOARD OF PUBLIC WORKS OF THE CITY OF FORT WAYNE, INDIANA. that it is deemed necessary to improve by resurfacing, and restoring parement as designated on the following street to be known as:

Barr Street - from the North Property Line of Superior Street to a point 1,277 feet North thereof.

- (1) With Hot Asphalt #11 Binder (as per job mix formula)
- (2) With Hot Asphalt #53 Binder (as per job mix formula)
- (3) With Hot Asphalt Top Surface (A-mix "Fine") (as per job mix formula)

All in accordance with the specifications on file in the office of the Department of Public Works of said City; and such improvement is now ordered.

It is hereby found by said Board of Public Works that all benefits accruing hereunder will be to the general public of the City of Fort Wayne and that no special benefits will accrue to any property owner adjoining said improvement or otherwise assessable under said improvement. The cost of said improvement shall be paid by the City of Fort Wayne, Indiana, from monies appropriated from Revenue Sharing Funds.

\_\_\_\_,1976.

ADOPTED,	this .	day of	,1976.
			BOARD OF PUBLIC WORKS
			CITY OF FORT WAYNE, INDIANA
			Chairman
			Member
			Member
ATTEST:	llerk		_

# GUARANTY BOND

	Contractors
s principal, and	
• •	MARVI AND
UNITED STATES FIDELITY AND GUARANTY COMPANY OF BALTIMORE,	as surety
tre held and firmly bound to the City of Fort Wayne, Indiana, in the sur	m of
SIXTEEN THOUSAND EIGHT HUNDRED AND NINETY-THREE DOLLARS A	
AND THE PARTY OF T	
	1(\$16,893.50)
or the payment of which well and truly to be made we jointly and sever executors, administrators and assigns firmly by these presents.	
The conditions of the above obligation are, that whereas the said	
WAYNE ASPHALT AND CONSTRUCTION CO. I	NC
	11 61 11116
did on theday of	
, enter into a contract with the City of	f Fort Wayne to construct a
	Pavement
on Res. No. 5751-76 Barr Street from the north	property line of
Superior Street to a point 1,277 feet north thereof	
Superior Street to a point 1,277 feet north thereof.	
Superior Street to a point 1,277 feet north thereof.	
according to certain	plans and specifications, and
according to certain  for a period of three also warranting and guaranteeing the work/material and condition of the	plans and specifications, and years pavement thereof as provided
according to certain  for a period of three also warranting and guaranteeing the work/material and condition of the	plans and specifications, and years pavement thereof as provided
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### LIABILITY BOND

	The state of the s
WAYNE ASPHALT AND	CONSTRUCTION CO. INC.
as principal, andUNITED STATES FIDELITY	AND GUARANTY COMPANY OF BALITMORE, MARYLAND
	18 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
as surety, are held and firmly bound to the City of	of Fort Wayne, Indiana, in the sum of
	NETY-THREE DOLLARS AND FIFTY CENTS
for the payment of which well and truly to be mexecutors, administrators and assigns firmly by	nade we jointly and severally bind ourselves, our heirs,
	(\$.16,893.50)
The conditions of the above obligation are such	h, that if the above named party of the first part shall
	and and antoned into the
faithfully comply with the foregoing contract	made and entered into the
all the conditions and stipulations therein conta ment as to the workmanship, material and condit	ty of Fort Wayne, Indiana, and shall faithfully fulfill ained, except the warranty and guaranty of the pave- tions for the period of three,(3) years, according to the then this obligation to be void, otherwise to be and re-
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December 28, 1976

#### CERTIFIED COPY

### GENERAL POWER OF ATTORNEY

86572 No.

Know all Men by these Presents:

	Tha	UNITE	2 5	STATES	FI	DELITY	AND	GI	JAR	ANT	Y	COMPANY	7, a	co	poratio	on	organized	and	existing	under th	e la	W5 0	f the
State	of M	aryland,	and	l having	itз	principal	office	at	the	City	οf	Baltimore,	in	the	State	of	Maryland,	does	hereby	constitut	e and	l ap	point
							Lar	1e	I	. 1	30	SS											

Fort Wayne of the City of its true and lawful attorney in and for the State of , State of

Indiana

UNITED STATES FIDELITY AND GUARANTY COMPANY.

for the following purposes, to wit:

Indiana

To sign its name as surety to, and to execute, seal and acknowledge any and all bonds, and to respectively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a certified copy of which is hereto annexed and made a part of this Power of Attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and confirms all and whatsoever the said

Lane T. Ross

may lawfully do in the premises by virtue of these presents.

In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has caused this instrument to be sealed with its corporate seal, duly attested by the signatures of its Vice-President and Assistant Secretary, this Qth day of , A. D. 1976 January

Thomas A. Zecha

(Signed) Vice-President Ray H. Britt (Signed)

(SEAL)

(SEAL)

Assistant Secretary.

STATE OF MARYLAND. BALTIMORE CITY.

> , A. D. 1976, before me personally came On this Qth day of January , Vice-President of the UNITED STATES FIDELITY AND GUARANTY Thomas A. Zecha . Assistant Secretary of said Company, with both of

COMPANY and COMPANY and Ray H. Britt Assistant Secretary of said Company, with both of whom I am personally acquainted, who being by me severally duly sworn, said that they resided in the City of Baltimore. Maryland: that they, the said Thomas A. Zecha and Ray H. Britt were respectively the Vice-President and the Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which executed the foregoing Power of Attorney; that they each knew the seal of said corporation; that the seal affixed to said Power of Attorney was such corporate seal, that it was so fixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Vice-President and Assistant Secretary, respectively, of the Company.

My commission expires the first day in July, A. D. 19...78...

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Herbert J. Aull (Signed)

Notary Public.

STATE OF MARYLAND BALTIMORE CITY.

, Clerk of the Superior Court of Baltimore City, which Court is a Robert H. Bouse Court of Record, and has a seal, do hereby certify that Herbert J. Aull , Esquire, before whom the annexed affidavits were made, and who has thereto subscribed his name, was at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths and take

acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary, and verily believe the signature to be his genuine signature. In Testimony Whereo/, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court and this 9th day of January

, A. D. 1976 of Record, this day of Robert H. Bouse

(SEAL) (Signed)

Clerk of the Superior Court of Baltimore City.

#### COPY OF RESOLUTION

That Whereas, it is necessary for the effectual transaction of business that this Company appoint agents and automeys with power and authority to act for it and in its name in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any person or persons as attorney or attorney-in-fact, or agent or agents of said Company, in its name and as its act, to execute and deray any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performances of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, stipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise, he allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded for the security or protection of, by or for any person or persons, corporation, body, office, intreest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditioned which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

I, Richard Calder , an Assistant Secretary of the UNITED STATES FIDELITY AND GUARANTY COMPANY, do hereby certify that the foregoing is a full, true and correct copy of the original power of attorney given by said Company to

Lane I. Ross

of Fort Wayne, Indiana , suthorizing and empowering her to sign bonds as therein set forth, which power of attorney has never been revoked and is still in full force and effect.

And I do further certify that said Power of Attorney was given in pursuance of a resolution adopted at a regular meeting of the Board of Directors of said Company, duly called and held at the office of the Company in the City of Baltimore, on the 11th day of July, 1910, at which meeting a quorum of the Board of Directors was present, and that the foregoing is a true and correct copy of said resolution, and the whole thereof as recorded in the minutes of said meeting.

In Testimony Whereof, I have hereunto set my hand and the seal of the UNITED STATES FIDELITY AND GUARANTY COMPANY on

(Date) January 6, 1977

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TO DESCRIPTION COMMITTEE, being appointed to propose a schedule of tre presenting state of a later to connection with, and CONTROLLING MARKET FOR EACH THE CONTROLLING CONTROLLING TO PROPERTY OF CANONICAL FOR EACH DOWNSO, CONTROLLING C

Comparison with the provisions of CHAPTER # 319 of the acts of the CENERAL ASSEMBLY of COMPANY, 1935, have established a schedule as hereinafter set forth for the following trades to act.

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If any CLASSIFICATIONS ARE CHITTED IN THE ABOVE SCHEAZER, THE PREVAILING wags scale for this project TAID. The above and forgoing shall shall be the minimum gazwalling wags scale for this project as set by the wage scale commutates, but in no way shall it prevent the contractor of sub-contractor from paying a higher rate of wages than set out in the schedule of wages on life.

DATED THIS L. DAY OF OCT . 19 76.

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### EQUAL OPPORTUNITY CLAUSE

During the performance of this contract, the contractor agrees as follows:

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- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
- (3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally

assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sactions for noncompliance: PROVIDED, HOWEVER, That in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

RESOL. #5751-76 TITLE OF CADIMANCE - SPECIAL ORDINANCE - CONTRACT OF WAYNE ASPHALT & CONSTR. CO., INC DEPARTMENT REQUESTING ORDINANCE BOARD OF PUBLIC WORKS 77-01-33 SYNOPSIS OF ORDINAMOF CONTRACT WITH WAYNE ASPHALT & CONSTRUCTION CO., INC. IN AMOUNT OF \$16,893.50 PROVIDES FOR ADJUSTING MANHOLES AND CATCH BASINS RESTORING AND RESURFACING THE PAVEMENT WITH ASPHALT ON BARR STREET FROM NORTH PROPERTY LINE OF SUPERIOR STREET TO A POINT 1277 FEET NORTH THEREOF. THIS WAS THE LOW OF FIVE BIDS. (SEE ATTACHED TABULATION) EFFECT OF PASSAGE RESURFACING BARR STREET AT NO COST TO PROPERTY OWNERS. EFFECT OF NON-PASSAGE \_\_ INABILITY TO RESURFACE BARR STREET. MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) \$16,893.50 TO BE PAID FROM 1976 REVENUE SHARING APPROPRIATION FOR RESURFACING.

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